ALL INDICTED AGAIN. MR. ANDREWS

Stephenson, Doherty and Other Policemen Newly Accused.

Other Presentments Will Be Made to Replace the Thurow Charges.

Capt. Westervelt to Be Tried for Permitting Policy Dealing.

Additional indictments were found to lay against ex-Capts. John T. Stephen-ton, and Michael Doherty, ex-Sergts. McKenna, Clark, Parkerson, Jordan and

These indictments supersede the inetments already found, and are simply made stronger in that they quote the city ordinance which defines a police-

man as a 'public officer.''

It is said, also, that new indictments ill be found within the next two days on, based on other evidence than that which Mrs. Augusta Indiow, the missing witness, gave against them. Since the news reached the office of the District-Attorney that Mrs. Thurow had skipped every effort has been made to find new charges against the officers she accused of accepting bribes. That evidence for new charges has been found a made evident by the fat that indictments will be sought within the next forty-eight hours.

will be sought within the next forty-eight hours.

Assistant District - Attorney McIntyre is still convinced that he can get Mire. Thurow back in this city, but the new indictments will be found so that the officers cannot escape if she does not come back. So far Mr. McIntyre has not made his report to Coi Feliows on the Thurow matter, and, it is understood, he is delaying his report until he can get reports from the detectives he has put on the cass. Mr. McIntyre says that he bases his belief that Mirs. Thurow is in this country on the reports which have already been made to him by the detectives he has employed.

None of the indictments found have yet been handed into the court.

WESTERVELT TO BE TRIED.

Mr. Goff read the protest of the citizens living in the neighborhood of the Malson Tortoni, which was sent to the Excise Board the year following, in 1887.

It spoke of the place as a notorious evil resort, and described many of the doings there which made it objectionable to those living in the neighborhood of the Malson Tortoni, which was sent to the Malson Tortoni, which was a notorious evil resort, and described many of the doingy there which made it othose living in the neighborhood. It was very numerously signed.

Q bid the resort and described many of the d

Shops in His Precinct.

Charges were preferred to-day by Supt. Byrnes against Police Capt. Wesallowing policy shops to do business in

Charges were preferred to-day by the Charles where that Lambert was an employe if the Charles while Lewis was not connected with reservoir. For the West One Hundred and Fourth street station, who is accused of the Missing policy shops to do business in the process. The places where it is alleged that here were policy shops during the last welve months are 204 East Ninety sighth street, 1890, 2006 and 2070 Second wighth street, 1900, 2006 and 2070 Second undered and Elighth street, 200 East One Hundred and Eleventh street, 350 East One Hundred and Eleventh street, 350 East One Hundred and Eleventh street, 350 East One Hundred and First and Second avenues, Ninety seventh street, between Second and faird avenues: 167 East One Hundred and Third street, 225 East One Hundred and Fourth street, 225 East One Hundred and Fourth street, 187 East One Hundred and Street, between Second and and Fourth street, 187 East One Hundred and Street, between Second and and Fourth street, 187 East One Hundred and Street, between Second and and Fourth street, 188 East One Hundred and Street, between Second and and Alird avenues: 214 East One Hundred and Street, between Second and Mird avenues: 214 East One Hundred and Street, between Second and Mird avenues: 214 East One Hundred and Street, between Second and Mird avenues: 214 East One Hundred and Street, between Second and Mird avenues: 214 East One Hundred and Street, between Second and Mird avenues: 215 East One Hundred and Street, between Second and Mird avenues: 216 East One Hundred and Street, between Second and Mird avenues: 216 East One Hundred and Street, between Second and Mird avenues: 216 East One Hundred and Street, between Second and Mird avenues: 216 East One Hundred and Street, between Second And Mird avenues: 216 East One Hundred and Street, between Second And Mird avenues: 216 East One Hundred and Street Mird avenues: 216 East One Hundred and Street allowing policy shops to do business in his precinct.

The places where it is allege? that there were policy shops during the last twelve months are 204 East Ninety-eighth street; 1880, 2005 and 2070 Second avenue; 2012 First avenue, 237 East One Hundred and Eighth street, 209 East One Hundred and Eighth street, 209 East One Hundred and Thirteenth street. In Ninety-seventh street, between First and Second avenues; Ninety-seventh street, between Becond and Third avenues; 187 East One Hundred and Third avenues; 187 East One Hundred and Third street, 337 East One Hundred and Third street, 337 East One Hundred and Fourth street, One Hundred and Becond street, between Second and Hord avenues; 118 East One Hundred and Eleventh street, 341 East One Hundred and Eleventh street, 342 East One Hundred and Eleventh street, 343 East One Hundred and Eleventh street, 344 East One Hundred and Eleventh street, 345 East One Hundred Eleventh streeth Second Se

ined as mute as he has been ever oce the present investigation began, refused to answer a single question any subject, "because," as his coun-Mr. House, said, "the Board of Po-e Commissioners have no right to questions of any character under proceedings."

Do you refuse to admit your signa-re; asked President Martin of yiln.

"Do you refuse to admit your signature?" asked President Martin of Devlin.

"He refuses to answer any question you ask," replied Mr. House, and then Devlin was excused. The same demand made of the other accused policemen met with the same firm refusal to answer any questions.

Secretary Phillips, of the Civil Service Board, was called and asked if he could identify the examination papers in the case of Patroiman Krushinsky.

Mr. Phillips said he could not identify the papers except by his mark upon them without refreshing his memory from his records.

from his records.

Handwriting Expert D. F. Carvalho was called, and identified the signatures of the accussed officers to all the official papers signed by them, their original application for appointment and the pay-

rolls.

The handwriting in the original application in all the cases was proved to be genuine, although the handwriting at the bottom of examination papers was entirely different.

All the testimony was concluded and All the testimony was concluded and the Board took the cases under advise-

Grant and Lawyer Rosenthal for Q Do you mean to say you had a hearing? out fifty striking cloakmakers

on hand ready to testify, eph Bllowsky, who obtained the oseph Bilowsky, who obtained the rade permit; Joseph Barondess, the der of the cloakmakers, Morris Stel., Moses Zipkin and other cloakmakers dided to the clubbing by Capt. Grant, liceman No. 42: and other officers one numbers they did not get. apt. Grant took the stand and exited in detail exactly how he and his we acted. He said: "I did not use my b at all. I had no club, for I was in lace's clothes."

Lexington Horses Sold.

(Special to The Evening World.) (OTON, Ky., Dec. 4.—Some go

(Continued from First Page.)

"No, sir."

Commissioner Andrews then took the stand again, and "ir. Goff asked him if he wished to correct his statement in view of Lewis's last testimony.

"No, sir." replied the witness. "A man who represented himself to be Lewis certainty appeared before us, and told us what I have stated.

"I still think it was this very man and that what he now states is a lie. But it is so iong ago that I cannot remember him perfectly."

Q. Yo, say Commissioner Woodman was sangry when j'y examined into the protest against the Maison Tortoni, and only two witnesses appeared? "A. Yes, sir, and he said he was in Tavor of granting the license on this ground.

It appeared that Commissioner Woodman was now in Denver, Col., and Mr. Andrews said he would write and get a statement from him on this point.

Q. You say tou think Lewis has committed perjury of the confection with the securing of picenses, as I have reason to believe, which it is very difficult to delect.

Q. Hot you ever take any steps to secure the

icennes, as I have reason to believe, which it is very difficult to detect.

Q. Bid you ever take any steps to secure the punishment of persons whom you believed had committed perjury? A. Yes, very frequently.

Mr. Andrews, however, could not recollect any specific cases. He said that in 1898 the Excise Commissioners had requested the Police Board to assist them in getting information about disorderly houses which held licenses, so that they might be revoked.

Q. Weren't most of these 500 cases of revocation of licenses you specified they might be revoked.

Q. Weren't most of these 500 cases of revocation of licenses you specified they might be revoked.

Mr. God't read the protest of the citing liquor? A Some of them may have been, but a large number were disorderly houses, which had previously held licenses.

Mr. God't read the protest of the citizens living in the neighborhood of the Maison Tortoni, which was sent to the Excise Board the year following, in 1887.

G. ven a Bad Name.

think so.
Q. Why should you have given a license to Lewis only a tew months later, then? A Bectuse we knew that Lambert was an employe of Mine. Chaude while Lewis was not connected with

Mr. Goff having established the point that the Commissioners knew that the

with having obtained appointment on the proxy, waited in the trial room at Police Headquarters for an hour and ten minutes this morning nefore the Commissioners appeared. All of the Police Headquarters for an hour and ten minutes this morning nefore the Commissioners appeared. All of the Police Headquarters for a proposed the appointment register and the pay-roll containing the signal time of the produced the appointment register and the pay-roll containing the signal time of the examination of Major Kipp of the Police Headquarters for the policemen objected to the examination of Major Kipp and 10 the policemen objected to the examination of Major Kipp and 10 the policemen objected to the examination of Major Kipp and 10 the policemen objected to the examination of Major Kipp and 10 the policemen objected to the examination of Major Kipp and 10 the policemen objected to the examination of Major Kipp and 10 the policemen objected to the poli

fore the Boars! A. So, I cannot, but I can be plain this.

Mr. Goff did not want to hear it. The witness said he did not recollect that any public hearing was held on the question of granting Lewis's application.

Q. Why was the rule departed from in this case. A. I do not know that the rule was denarted from. ted from.

3. But the record shows there was no heart Wash't it warp to have one in such
est A All a now is that a hearing was
d on the protest, and after that the Board
a satisfied that Lewis was a proper person to
elve the livense.

A recess was taken at this point. Horner Didn't Get a Truck.

Witness Horner, the alleged Austrian bond swindler, was back again in the afternoon with his stock of books. There were only half a dozen of them, and he easily carried them under his arm. He had not found it necessary to hire a letters and postal cards asking my son letters and postal card

Mr. Andrews's case, were excused for the day.

The Commissioner was called to the witness stand and shown a paper to which his signature was affixed. He identified it. He said that he could not remember distinctly whether there was any hearing before the Board on the Lambert application for the Tortoni literature.

"Don't pay any attention to him." I said I.

"The whole story is this: The day Harris was arrested he was drunk, and while

CAPT. GRANT'S TRIAL.

Be is Charged with Clubbing Striking Clonkmakers.

The trial of Capt. Donald Grant and
Patroimea James Mannion and Andrew
McCarthy, who are accused of clubbing striking cloakmakers during the parade on the night of Oct. II, was called before the Board of Police Commissioners this afternoon
Lawyer Abram Levy appeared for Capt. Grant and Lawyer Bosenthal for the cloakmakers.

Joseph Barandes

It was thought best to refuse a license to the statement sof the officers, but there was a suppleton against the character of the place, and if was thought best to refuse a license to the statement of the officers, but there was a suppleton against the character of the place, and if was thought best to refuse a license to the server between the Board on the centse.

Mr. Goff read the concluding paragraph, which stated that an attempt had been made to deny the statement St. St. St. Was the officers of the place, and if was thought best to refuse a license to the server between the Board on the centse.

Mr. Goff read the concluding paragraph, which stated that an attempt had been made to deny the statement St. St. St. Was the officers, but there was a suppleton against the character of the place, and if was thought best to refuse a license to the server bear was a suppleton against the character of the place, and if was thought best to refuse a license to the server between the favorable tentimony given in behalf of the applicant.

Q. Why was if that iwenty-one days after you was clied to give a license to this very place to refuse a proper was a suppleton against the character of the place, and if was thought best to refuse a suppleton against the character of the place, and if was thought best to refuse a suppleton against the character of the place, and if was thought best to refuse a suppleton against the character of the place, and if was thought best to refuse a suppleton against the character of the place, and if was thought best to refuse a suppleton against the character of the place, and if wa

The Commisioner left the stand and James F. Bishop, chief clerk of the Kx-cise Board, was called. He said he had produced all the papers relating to the Tortoni case.

Short-Hand Pickings.

ing it to Lambert? A. It was a matter entirely in the discretion of the Doard. We thought, as I have said again and again, that Lawis would confuct the place property. We had not that conditions in Lambert.

Q. Do you know you are responsible to the law for any abuse of that discretion? A. Cursinity. in Lambers.

No you know you are responsible to the law any abuse of that discretion? A Certainty.

How is that you are the only Commissions write a memorandum in this case? A I ally made a memorandum in all associatly impart case for my own astisfaction.

How about the Bernhold! Kett application for each of the private of the private

Mr. Goff called attention to the Har-mon, Hillen and other cases, including the Sixth Avenue Hotel case, where licenses were refused, and yet no mem-orandum had been made by Mr. An-drews giving the reasons for the rejec-tion.

Q. It was the same onthion that you held of the Majson Toront? A. I had no personal knowledge whatever if that hintee.
Q. You also thought in your innovence that the St. those Hotel was a nice respectable place when you grashed the license to that house? A. I know nothing about it personally.

Mr. Goff showed the witness the report on Lewis's application, made by the Excise Inspector who was detailed to investigate it, and he admitted that he thought it was sufficient for the purpose.

Mr. Goff thought the language was very loose, and that the Commissioners would not be justified in approving of application on such a report.
Q. Wash' it the intention to grant the license. Q Wasn't it the intention to grant the lice any way? A. No. sir. We depended on our

But Andy White Didn't Know Lewis Ex-Judge White, when sworn, stated that he had never seen Lewis before, he never knew him and had never recommended him for a license to the Excise Board.

he mistaken when he said he could be remember it.

Mr. Goff then questioned ex-Judge. White again, and he denied very emphatically that he had ever interested himself in any way in the Maison Tortoni or its license, or that he had ever recommended Lewis or any one else to the Excise Board.

"Now, Commissioner Andrews," said the could be supported in the said of the country of the said of

"Do you deny now that you had recelved a bribe of 500."
"I do." returned Mr. Andrews, very coolly.
"What motive had you in writing a falsehood, except to cover up a corrupt transaction and the taking of a bribe."
"I can only say that the instituation is false. I had no motive. It was a

Mr. Goff having established the point that the Commissioners knew that the Malson Tortoni had been run as a dissorderly house, went on to Lewis? application, which was made on Nov. if. Isolated the Trials of Accused Policemen.

The ten policemen who are charged with having obtained appointment on the direct force by fraud in passing the civil-service examination by proxy, waited a the trial room at Police Headquarters

Mr. Goff having established the point that the Commissioners knew that the support your statement but your own word, and the record is clearly against you persisted Mr. Goff.

That is your interpretation, "returned the Commissioner, as quietly as before. Mr. Goff read a letter written by or. Andrews in 1851 recommending Trailington, in which he spoke of him in the brightest that having obtained appointment on the olice force by fraud in passing the civil-service examination by proxy, waited a the trial room at Police Headquarters

Mr. Goff having established the point that the Commissioners knew that the support your statement but your own word, and the record is clearly against you. Persisted Mr. Goff.

That is your interpretation, "returned the Collector of a little of evidence to support your statement but your own word, and the record is clearly against you persisted Mr. Goff.

That is your interpretation, "returned the Commissioners knew that the Support your statement but your own word, and the record is clearly against you persisted Mr. Goff.

That is your interpretation, "returned the Commissioner, as quietly 2a before. Mr. Goff read a letter written by or. Andrews in 1851 recommending Trailington, in which he spoke of him in the brightest terms. The witness admitted that he had written the letter and said he held the same of the applicant. A least spice with a supplication.

Whis has application.

Whis was that the Besid and the point of the Levis and the record is clearly against you persisted Mr. Goff.

That is not a little of evidence the support your statement but your own with the c

Justice Divver Contradicts the Lexow Witness's Tale of Bribery. Police Justice Divver, in the Mor-risania Court to-day, denied the charges made by Wilness Harris before the Lexow Committee, that Divver's son James paid him to register illegally

during the election of 1892.

"That man Harris is a lying black-mailer from start to finish," he said. afternoon with his stock of books. There were only half a dozen of them, and he and would not know him if I did see and would not found it necessary to hire a truck.

He was not required to testify further. He was not required to testify further. However, and at Mr. Goff's request, all other witnesses except those from the Excise Board, who were connected with Mr. Andrews's case, were excused for the day.

said I.

"The whole story is this: The day Harris was arrested he was drunk, and while in that condition signed a paper in the United States Court implicating my son in election frauds.

"Jimmy was arrested on the same day and placed under bonds. Harris remained for some time in Ludlow Street Jail, where I suppose the United States officials promised him his liberty if he would implicate Jimmy.

"The case was delayed until I forced my son's accusers to try him. Harris was brought to court and swore he could not identify Jimmy, and Judge Benedict instructed the jury to find a verdict of not guilty."

When asked if he knew who the United States officials were who promised Harris is his liberty, Divver stated that he did not know and that this was only hear:

Bond I.

The bene is the same of the same down he was a court of the library to find a verdict of not guilty."

When asked if he knew who the United States officials were who promised Harris is his liberty. Divver stated that he did not know and that this was only hear:

Billy Mike I.

The bridge in the same did not a same did not know and procure police.

The same did not library to find a verdict of not guilty.

"Does your son know Harris"

say.
"Does your son know Harris?"
"He never knew him until he approached my son and asked for money. Jimmy told him to leave and not bother him." Short-Hand Pickings.

James F Pruden, stenographer to the Excise Board, was called Pruden said his salary was 25.00 a year, and he got extra pay for transcribing his hotes. This was charged to applicants who wished a transcript made. He usually did not make transcript sexcept in certain cases.

Mr. Goff called attention to the fact that it was customary to employ stenographers in every department of the city at high salaries, who were never required to transcribe their notes.

"It is done in the courts, too," said the witness.

Your Flat Furnished Complete FOR \$100.00. THE 46TH STREET BAUMANN

WILL SACRIFICE PRICES AND COME TO THE FRONT WITH THIS WONDERFUL EVE-PENER AND WORLD HEATER. YOUR PARLOG, DINING-ROOM, DEDROOM AND KITCHEN FURNISHED COMPLETE FOR \$100.

TOTAL \$100.00

Cash Not Necessary. WE WILL BELL YOU ATT. COT MAY REQUIRE ON OUR UNEQUALLED CREDIT SYSTEM.

PERMITS TO MAKE SMALL PAYMENTS, EITHER WEEKLY, MONTHLY, UNTIL PAID

S. BAUMANN & CO 733 to 739 Eighth Ave., Cor. 46th St.

UNREDEEMED PLEDCES AT AUCTION.

pointed temperary rockiver of the wholesaie pipe firm of P. J. Kaidenburg in April, 1883, and en-gaged Meyer to do the trucking. Meyer says he was not paid. S. FIRUSKI & SON, Auctioneers, 85 Bowery, will sell at II A. M. To-Morrow (Wed.

GIRL LOVES

ANOTHER GIRL.

(Contined from First Page.)

fied.

From there she went to board in a house on Twenty-second street, where she was seen daily by Kate, who there it is said, gave her name as Balcombe. She only remained there one week,

Kate Newell could not be found at the

ALEXANDER ISLAND ENTRIES.

ALEXANDER ISLAND RACE TRACK, Va., Dec. 4.—The entries and

weights for Wednesday's races are as

Second Race-Six and a half furlongs selling.

Fourth Race-Six furlongs: selling.

 Jack
 Wynne
 196
 Lady
 Danby
 96

 Grellan
 105
 Lura
 93

 Taconey
 102
 Forenzo
 23

 Jimmie
 James
 102
 Bradley
 93

 Rosita
 29

Fifth Race-Six and a quarter fur

Salvation Army Anniversary.

gade, and asked for \$1,000 to start a free lodgin

PRESENTS.

Hair Ornaments, &c.

Earrings, Rings, Studs,

Some quite inexpensive ; others elaborate

A. FRANKFIELD & CO., JEWELERS AND IMPORTERS, 52 West l4th St. Open evenings until Christm

from the audience.

HOLIDAY

Third Race-Mile; selling.

First Race-Selling: four and a

Gold Digger 115 Mikey B...
Bon Voyage 115 Free Press.
Dockwick 115 Honest Tom
Snooks 115 Graceful.
Banjo 112 Lady Gay...

TWO HOT BOUTS IN TOWN. Hopkins Defeats Stocks and Connell

said: 'Give the poor fellow \$10.' That's all there is about that."

"Harris says you sent him up for two months on a charge of drunkenness?"

Divver laughed and seemed greatly amuse!.

"Is that so. Well, it may be, but I did not know him."

WITNESS RYAN INDICTED.

Lexow Committee.

Michael Ryan, the green-goods mar

before the Lexow Committee yesterday

was arrested; was indicted to-day, it is

The indictment has not been handed in

Senator Lexow as Defendant.

Senator Clarence Lexas was put on the witness

\$127 for a trucking bill. Senator Lexow was ap-

understod, for perjury.

Presumably for Perjury Refore

Bests Pincky Dick Connors. About 200 sports paid \$2 each last night nasium of an uptown club. The principals were Joe Hopkins, of this city, Alexander Stocks, formerly of Staten Island, both colored, and Dick Connors, of this city, and Eddle Connell, of the Scottish-American Athletic Club, of Jer-

Stocks weighed 146 pounds and Hopkins 127 pounds Stocks was apparently bested in the

Stocks was apparently bested in the first round, but railled wonderfully and stayed six rounds, both men being weak at the finish. Hopkins won.

Dick Connors and Eidie Connell next entered the ring. Connell weighed lid pounds and Connors 122 pounds.

From the call of time both fought hard, Connors resorting to right-hand swings and Connell to straight left-hand jabs and heavy body punches. The first and second rounds were even, but in the third round Connell rushed Connors all over the ring, smashing him in the face and stomach. Connors was very weak, and his nose was bleeding profusely. In the fourth and fifth rounds Connors was knocked down seven times, coming up after each blow with wonderful gameness. After the eighth

TROTTING MEN IN TOWN.

to De Held Here To-Night.

The National Trotting Association will hold a meeting in the Murray Hill Hotel at 8 o'clock to-night. Several members | Was of the Association arrived at the hotel last night and this morning, and others are expected during the day.
Among those who are at the hotel are
P. P. Johnson, of Lexington, Ky.: D.J.
Lampau, of Detroit, and G. W. Archer,

SPORTING MISCELLANY.

There is the liveliest rivalry among the several com inless of the beavanth Regiment for the post-mession of the handsome 'Nessitt Trophy,' which is to be awarded to the company scoring the greatest number of points in the regimental athletel games to be held at the Armory on Saturday wening next. The following are the points made, by each Company at the games of last Spring; R. 57, D. 50, Y. 25, A. 22, H. 21, K. 20, G. 13, E. 5, C. 5, I. 1. Each company has redoubled its efforts for the coming games.

The Eastern League baseball magnates will meet at the Fifth Avenue Hotel to-morrow, and prepare plans for the season of 1355.

The officers elected at the meeting of directors.

The officers elected at the meeting of directors of the Cincinnati Baseball Club, yesterday ware: J. T. Brush, Freedent; Cai. J. F. Sillson, Vice-President; N. Assirab Llord, Se-retary and Treescurer. Buck Kwing will probably be chosen captain, and Frank Bancroft will be retained as manager.

y Ahearn would like to get on a Leonard at 152 pounds for \$500 o The "Movell Ataletic Club" at run a basing show to Spangler's Hai last night, but neglected the little procurring a Reman. This oversight police to declars it of before it was

Mike Leonard to fight for a wager of 2506, and to a finish against Charley Bernett? Mike was flying after higher game at fancy prices only lately wittl, it will be easier to beat Barnett than cleverer people.

The "Bowlers' Record" for 1894 is full of interesting facts and records of the utmost utility to pin knights and those who roll the lignum vita upheres. It contains matter of information an estatistics regarding each of the piness as well as high scores of individuals for the past for years. A. E. Vagell is the publisher.

The hout between Dan Tynan and Jack Fogarty, of Boston, has been postponed until Jan. 20. It will take place on that date before the Boston Athletic Club. Tynan wants to fight Jack Madden to a finish.

We offer an endless variety of articles suitable for holiday presents. Extra - As shown in the tables printed on Sat-urday last in "The Evening World." Princeton has defeated Tale four times since the data men-iloned. Pendants, Brooches,

Cook Gang Seen Again. "And in the Legislature," added Mr.

Andrews Wriggred.

Mr. Andrews Wriggred.

Mr. Andrews Wriggred.

Mr. Andrews Wriggred.

Mr. Andrews Wriggred.

Mr. Andrews Wriggred.

Mr. Andrews Wriggred.

Mr. Andrews Wriggred.

The STANDARD PIANOS OF THE WORLD!

The Largest Establishment in Eristence.

The Largest Establishment in Eristence.

G. Can you explain the action of the Board in granting the licenses to Levis two days after refuse.

Warercome: Steinway Hall, New York, a large at Red Book.

Warercome: Steinway Hall, New York, a large at Red Book and the Superstrainment of the Sanut Stein with a sense.

Largest Establishment in Eristence.

Warercome: Steinway Hall, New York, a large at Red Book.

DIAMONDS, WATCHES, JEWELRY, ETC A PARTICULARLY FINE COLLECTION OF DIAMONDS AND PRECIOUS STONES, AND SOME FINE SEAL SACGUES, CAPES, MUFFS, &c. AND NUMEROUS OTHER MISCELLANEOUS GOODS. EXHIBITION after 0 A. M. DIAMONDS sold at 1 P. M.

(Contined from First Page.)

ATTACKS INGRAHAM

tions about the Jaehne bonds, claiming that District-Attorney Fellows was not responsible. The questions were allowed, Mr. Phillips asked Mr. Unger about thirteen instances in which Jaehne had been accepted as bondsman between Jan. i and Dec. 1. These amounted to nearly \$40,000. nother also heard stories that Kate Newell, dressed in man's clothing, had coasionally been seen walking about fariem streets with Lizzle on her arm. (ate, it is said, looked well in man's others. Indictments Held Back.

Mr. Phillips brought out the point that notwithstanding the law requires that indictments be in the custody of the Clerk of Court until after the case is disposed of, as a matter of fact in-dictments are retained by the District-So Kate was discharged and at once there was a scene. Lizzie threatened that if the cook was put out of the house she would leave too, so Mrs. Lundborg relented and the woman was retained. The family then went to live at Atlantic Highlands and the cook went with them.

On their return to the city Mrs. Lundborg concluded that she had no further use for the cook, and Kate was again discharged, but there was no second scene. Lizzie seemed to take it all in good part.

Attorney.
Mr. Unger admitted that the Distric

discharged, but there was no second scene. Lizzie seemed to take it all in good part.

That was on Oct. 6 last, and the next morning Lizzie went out for her usual morning walk alone. Her family waited dinner several hours. But she did not come. Instead, late that night a lever was received by special delivery. It was from the girl and said she had gone away for good.

"Kate is mine" she said in one portion of the letter. "You have each other. She has no one. When the great sorrow, grief and misfortune before her in the Summer and left her alone in the world, and lost ferever a good, noble, manily brother's affection and strong friendship, I promised her solemnly as far as my ability she woulf have me."

The letter is all in the same strain. That night the police were put on her track, and Oct. 8 she was found living with Kate in a house in West Nines that she had sent nearly all her that she had sent nearly all her that she had sent nearly all her took's box.

For some weeks the girl remained in the house under a sort of supervision. Then she calmly announced one morning that the police repair of the court of supervision. Then she calmly announced one morning that she was going away for good. She had on a hat and carried a small saiche! in her hand. Her mother, faither, grandmother and carried a small saiche! in her hand. Her mother, faither, grandmother and carried a small saiche! in her hand. Her mother, faither, grandmother and carried a small saiche! In her hand, Her mother, faither, grandmother and carried a small saiche! In her hand, Her mother, faither, grandmother and brother tried in orestrair her, but she broke away and fled.

From there she went to board in a house on Twenty-second streat where.

The Devery Indictment.

The Devery Indictment.

Mr. Phillips wanted to know why the untried indictments against Police-Capt. Devery had not been dismissed or tried. The witness said that Capt. Devery had not asked for a dismissal of the indictments.

Mr. Unger was asked why certain cases, including sthat of Joseph J. Louis, charged with embezziement by Schloss & Co.; Henry W. Beardsley, ex-Civil Service Commissioner, and John C. Munzinger, both charged with extortion in the Lucy McCarthy case, had not been brought to trial.

The witness said he knew of no reason except of a private nature, which he had no right to make public. He gave the same answer in the cases of "The" Alien, indicted for assault on his two daughters, and George Murray, the pickpocket. In speaking of the latter pickpocket. In speaking of the latter case, Mr. Unger started to say something about "World" headlines, but Mr. Phillips shut him off.

In answer to questions he told the history of the John C. Eno case.

Col. Fellows, who had been absent all the morning, came in. He held a consulit is said, gave her name as Balcombe, she only remained there one week, however, when she disappeared.

The police were again put on the track, and the two women were found in a furnished-room house on Vest "hirty-ninth street. Her arrest followed.

The girl declares she was not enticed from her home, but that her parents were cruel. She wanted, she said, to go on the stage, and had dropped the name Lizzie, using "Helen" instead.

The two women have been seen frequently in the streets and often kissed each other.

history of the John C. Eno case.
Col. Fellows, who had been absent all the morning, came in. He held a consultation with Mr. McCurdy. Then the latter asked if all the cases about which Mr. Phillips was asking questions had been mentioned in the specifications. It was finally agreed to take a recess until 2 o'clock, and in the mean time to compare the lists of names.

Col. Fellows, who had been absent all the morning, came in. He held a consultation with Mr. McCurtly. Then the latter asked if all the cases about which Mr. Phillips was asking questions had been mentioned in the specifications. It was finally agreed to take a recess until 2 o'clock, and in the mean time to compare the lists of names.

Why Wellman Resigned.

Ex-Assistant District-Attorney Wellman told of his recent resignation. He said that while in the District-Attorney's office he had private practice and received on the subject, and, being naturally weak-minded, it is supposed that it on the cross-examination Mr. McCurdy brought a look of satisfaction to Mr. Wellman's face by asking him to state what he had done during the year. Mr. Wellman gianced at Mr. Phillips, that in long trials, that is if you have ever been in a long trial, one is in a state of collarse after it is over."

Mr. Wellman stated that he was in the Mr. Phillips, that in long trials, that is if you have ever been in a long trial, one is in a state of collarse after it is over."

Mr. Wellman stated that he was in the Mr. Wellman stated that he was in the memory of the woman.

Mr. Wellman stated that he was in the long trials, that is if you have ever been in a long trial, one is in a state of collarse after it is over."

Mr. Wellman stated that he was in the long trials, that is if you have ever been in a long trial, one is in a state of collarse after it is over."

Mr. Wellman stated that he was in the long trials, that is if you have ever been in a long trial, one is in a state of collarse after it is over."

Mr. Wellman stated that he was in the long trials, that is if you have ever been to kensington. Where it is believed he met the unfortunate woman whose death he is now charged with the second with the seco

Mrs. Thurow Again.

In reference to the Mrs. Thurow disappearance. Mr. Wellman said he considered the woman the last witness in the world who would run away.

"She even told us," he said, "that police officials had tried to bribe her, and that she made arrangements on two different occasions to pay the police officials, but they did not, on either occasion, materialize."

Mr. Wellman explained that for this reason he had confidence in Mrs. Thurow. reason he had confidence in Mrs. Thurow.
Dr. O'Brien, of 16! West One Hundred and Twenty-second street, who accused Thomas D. Cronogue of stealing his horse and carriage, said he had attended court on a day in August when Cronogue was to be tried, but Assistant District-Attorney Townsend did not call the case in turn and it had not been considered since. At the anniversary meeting of the Salvation Army test night, Mrs. Ballington Booth spoke on the work of the Salvation Army Slum Bri-

since.
Dr. O'Brien remarked that he had heard that Cronogue is a relative of some one in the District-Attorney's office, but he did not have any definite information. An adjournment was taken until 10.30

HARTMAN TO BE INDICTED. The Present Grand Jury Will Prob-

ably Act Upon His Case. It was said at the "fice of the Dis-trict-Attorney to-day that ex-Assistant District-Attorney Henry Hartman will certainly be indicated on charges growing out of his "indiscreet" acceptance of out of his "indiscreet" acceptance

The report Assistant District-Attorney Fellows on the case, although it has not yet been made to District-Attorney Fellows on the case, although it has not yet been made public, is known to be of such a character that Hartman's indictment will follow upon its presentation to the Grand Jury. An effort will be made on the part of the District-Attorney to hold off the indictment of Hartman until the appointment of a Deputy Attorney-Linearal in January.

Furs

for the Holidays.

1,000 Astrakhan, China Seal, River Mink, Natural Opossum and black Opossum Muffs,

\$1.45 each, worth \$2.50 to \$5.00. Alaska Sable Muffs,

\$14, \$15, \$17, \$19 and \$21

Eastern Mink Muffs. \$14, \$15, \$18 Persian Lamb Muffs.

\$8, \$9, \$10, \$11 Krimmer Muffs.....\$6

Mink Neck-scarfs, \$3. \$3.50, \$4, and \$4.50.

Astrakhan Neck-scarfs. Hudson Bay Sable, \$13, \$14, \$15 to \$25

Lord & Taylor, Bror Iway & 20th St.

NOT A RIPPER VICTIM.

Gentleman's Son Charged with Murger o. an Unfortunate.

LONDON, Dec. 4 .- On Nov. 26 the Asociated Press announced exclusively that a mysterious murder had been committed in Kensington, a western suburb of this metropolis. The body of a comely woman of the

unfortunate class, about thirty years of age, was found in a frequented thorough-Holland Villas Road, Kensington. with her throat cut from ear to ear Some of the London newspapers claimed that this murder seemed to be a crime of the class committed by "Jack the Ripper."

man named Reginald Saunderson, son of Mr. Lewellen Saunderson, a prominent gentleman of the County of Dublin. crime.

Liewellen, as previously cabled), Saunderson, is the second son of Liewellyn Traherne Basset Saunderson esq., a Justice of the Peace of Dublin County. who married Lady Rachel Mary Scott third sister of the Earl of Clonmell The family resides at De Vesci Terrace Kingstown, near Dublin, the queen of

taking a morbid interest in the Southend lature. It is to be hoped this is true for murder case, the crime for which James sake of the sport, which was truly in a bad of

in a long trial, one is in a state of collarse after it is over."

Mr. Wellman stated that he was in the Dr. Meyer case during December of a year ago, that he took charge of the election cases in January and did much other work. "And in September," said Wellman with a sigh, "I took a vacation."

causing. Saunderson is understood to have spent the evening with the woman, who was named Dawes, and to have afterwards murilered her. In any case, the prisoner did not return to the house of his relatives that night, but started the prisoner did not return to the house of his relatives that night, but started the prisoner did not return to the house of his relatives that night, but started the prisoner did not return to the house of his relatives that night, but started to have afterwards murilered her. In any case, the prisoner did not return to the house of his relatives that night, but started to have afterwards murilered her. In any case, the prisoner did not return to the house of his relatives that night to the prisoner did not return to the house of his relatives.

that he was conveyed to Dublin, on his some of the Wonderful Things in way to London. But the prisoner succeeded in escaping, and was rearrested resterday.

yesterday.

The prisoner is a tail, handsome, pleasant-speaking young man, an expert at
football, rowing and swimming. He was
arraigned to-day and was formally remanded.

In addition to our regular stocks of Purniture, Carpets, Stovas and Homefurnishing Goods, we have added precially for the Holiday Trade Consisting of BRASS and ONYX TABLES, BAN-QUET LAMPS. TABLE LAMPS. CLOCKS, STATUARY, FANCY CHAIRS, ROCKERS OF ALL. DECERTITIONS, CHILDREN'S HIGH CHAIRS, CHILDREN'S FANCY ROCKERS, CEN-TRE TABLES, &c. &c., ALL. SUITABLE FOR HOLIDAY GIFTS. Entire Housefur, Ushing Our Specialty. We are still retailing Carpets at wholesale prices. Tapestries worth 75c., 374c. per yard.

WE FURNISH A HAME COMPLETE WITH PURNITURE, CARPETS, STOVES AND HOUSEFURNISHING GOODS, AT ONE PRICE, AND THAT THE LOWEST.

McClain, Simpson & Co.

CREDIT Monthly payments

Alamhattan Clerbing Com1314-93 vv. bet. 6350-60 ShuttYonkers Brancis Matual
Clothing and Clonk Co., 10% Broadway,
Open Evenings until 9; Saturday, 10,30. SEWING MACHINES Willox & Globs, Automatic, Domestic, New Home, White, Singer, Davis, Household, the well-known Krase, 11s up, good second-hand swing machine from \$10 up, fer cash or monthly payments; we exchange, rent and repair all kinds of KRUSE MFG CO.,

124 East 14th st. and 203 Grand st.

\$1 DOWN, \$1 Weekly, buys gold-filled Water \$3 CHAIN FREE A. \$1.00 WEEKLY, WATCHES, DIA MONTO, JAWELLY, DELIVERED OF PIRST PA MENT: ESTABLISHED 1880. W. F. MEEKS & CO., B MUTTRY OF

ANYTHING in Watches, Diamonds 51 weekly payments; delivered first Exchange Watch Co., 347 Broadway.

SEAL garments redyed and altered into fash-ionable upon Eton jackets, Mrs. BARKER, 116 West 39th near Broadway; late with C. G. Gurofher's 3th ave Help Wanted-Female.

Lost, Found and Rewards.

GOSSIP OF THE TURF. The racing situation is brightening. The suc-

causing. Saumerson a have spent the evening with the woman, who was named Dawes, and to have afterwards murdered her. In any case, the prisoner did not return to the house of his relatives that night, but started for his father's home near Armagh.

The police had their suspicions directed towards Saunderson about a week and further inquiries led to his ar-

The Committee on Organization of the Anti-rammany Democracy, last night decided to bold ogether for another year.

Altman & Co. Have to Show.

Discussing Rapid Transit.

The Rapid Transit Commission this afternoon discussed the exicultie route, proposed last week by Chief Engineer William B. Parsons.

President Orr then reported that the Sub-Committee to confer with the officers of the New York and Harlam River Rallway and lessees had written to President Cornsilus Vanderbilt inviting a conference. No reply had been received.

The Sweating System Must Go.

Assistant Factor Inspector John Francy has framed a bill by which it is intended to abolish the sweating system throughout the United States. The bill will be presented to Congress during its present session.

Next Henley Resents fo Be Held on July 2, 16 and 11.

LONDON, Dec. 4.—The Henley Resents from the exhibitions is bewilder-ing.

In this direction. In the art and drape department the exhibition is bewilder-ing.

Napoleon plates are among the last imported gems. They bear the heads of Recamber, Hortense. Josephine and Antoniette, and are beautful in point of Recamber, Hortense. Josephine and Antoniette, and are beautful in point of Recamber, Hortense. Josephine and Antoniette, and are beautful in point of Recamber, Hortense. Josephine and Antoniette, and are beautful in point of Recamber, Hortense. Josephine and Antoniette, and are beautful in point of Recamber, Hortense. Josephine and Antoniette, and are beautful gems. They bear the heads of Recamber, Hortense. Josephine and Antoniette, and are beautful gems. They bear the heads of Recamber, Hortense. Josephine and Antoniette, and are beautful in point of Recamber, Hortense. Josephine and Antoniette, and are beautful mpoint of Recamber, Hortense. Josephine and Antoniette, and are beautful mpoint of Recamber, Hortense. Josephine and Antoniette, and are beautful in point of Recamber, Hortense. Josephine and Antoniette, and are beautful in point of Recamber, Hortense. Josephine and Antoniette, and are beautful in point of Recamber, Hortense. Josephine and Antoniette, and are beautful in point of Recamber, Hortense. Josephine and Antoniette, and a

Useful as a Ladier Hair Receiver, Comb and Brush Basket, in different designs and shades, at about ONE-FOURTH the regular price. da er etne en en en einstallfædeling ophrifte i strukkli

USEFUL ORNAMENTS.

FANCY WALL BASKETS,

Only 19C. for One Week.

HOLIDAY NOVELTIES,

CASHOR MONEY 539 and 541 6th Ave.,

For Sale.

CLOTHING FINE C. OTHING and Boys Fine C. OTHING ready made on Control of the Ladies and Missed Wraps, Jackets, Capes and designs, on easy weekly and control of the Control

Millinery and Dressmaking.

WOMAN COOK WANTED. Apply Mott Haven Hotel, 13th at, and Mott ave. WANTED-Laborers and holderons; wages \$1.25 per day. Corner Vernon and Freeman ave., Long Island City.

OST-Dog: brown spaniel; white breast; named Gip; reward. Return to John Hebron, 231 9th ave.

them another visit on Sunday, Nov.

25, the day previous to the murder.

He went to Kensington, where it is believed he met the unfortunate woman whose death he is now charged with causing. Saunderson is understood to have spent the evening with the woman.

CHRISTMAS NOVELTIES.

Christmas novelties this year are more aried and handsome than for several years. The display made by B. Altman A Co., Sixth avenue and Nineteenth street, surpasses all their former efforts in this direction. In the art and drape department the exhibition is bewildering.